## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION No. 5:18-cv-00311

ATLANTIC COAST PIPELINE, LLC,

Plaintiff,

v.

2.605 ACRES, MORE OR LESS, IN JOHNSTON COUNTY, NORTH CAROLINA, LOCATED ON PARCEL IDENTIFICATION NO. 15-L-11-019, IDENTIFIED IN A DEED IN BOOK 600, PAGE 35, OF THE PUBLIC RECORDS OF SAID COUNTY; LESS AND EXCEPT, A CERTAIN TRACT DESCRIBED IN BOOK 557, PAGE 86,

and

LORETTA K. HILL 3738 College Avenue Ellicott City, MD 21043,

Defendants.

### COMPLAINT IN CONDEMNATION

15 U.S.C. § 717f(h); Fed. R. Civ. P. 71.1

#### **Nature of the Case**

1. Plaintiff Atlantic Coast Pipeline, LLC ("Atlantic"), pursuant to its power of eminent domain as authorized by Section 7(h) of the Natural Gas Act, 15 U.S.C. § 717f(h), and Federal Rule of Civil Procedure 71.1, files this action for (i) the taking of certain interests in real property; (ii) if later requested, immediate possession of the easements described herein; and (iii) the ascertainment and award of just compensation to the owners of interest in real property, Loretta K. Hill, and any other interested parties (collectively, the "Owner").

#### **Jurisdiction and Venue**

- 2. This Court has original jurisdiction in this matter pursuant to 28 U.S.C. § 1331 and Section 7(h) of the Natural Gas Act, 15 U.S.C. § 717f(h), because: (a) Atlantic is the holder of a certificate of public convenience and necessity issued by the Federal Energy Regulatory Commission ("FERC") for the construction of an interstate natural gas pipeline that crosses West Virginia, Virginia, and North Carolina; (b) Atlantic, despite negotiation efforts, has been unable to acquire by contract, or has been unable to agree with the Owner as to the compensation to be paid for, the necessary easements to construct, operate, and maintain a pipeline for the transportation of natural gas; and (c) the amount claimed by the Owner exceeds \$3,000.
- 3. Venue is proper pursuant to 28 U.S.C. § 1391(b)(2) because the interests in the real property that Atlantic seeks to condemn are located within the Eastern District of North Carolina.

## **Parties**

- 4. Atlantic is a Delaware limited liability company with its principal office located at 120 Tredegar Street, Richmond, Virginia 23219. Atlantic is an interstate natural gas company as defined by the Natural Gas Act, 15 U.S.C. § 717a(6), and, as such, is authorized to construct, own, operate, and maintain pipelines for the transportation of natural gas in interstate commerce. Atlantic's transportation of natural gas in interstate commerce is subject to the jurisdiction and approval of FERC.
- 5. Loretta K. Hill is the record owner of that certain tract of land composed of 48 acres, more or less, located in Johnston County, North Carolina and being more particularly described in a Deed in Book 600, Page 35, of the public records of said County, less and except, a certain tract described in Book 557, Page 86 of the public records of said County, and as further

identified as Parcel Identification No. 15-L-11-019 (the "Property"). The Property is depicted on

Exhibit 1.

6. There may be other persons who claim an interest in the property to be condemned whose names are currently unknown to Atlantic because they could not be ascertained by a diligent inquiry. These persons will be made parties to this action as permitted by Federal Rule of Civil Procedure 71.1(c)(3).

#### **Facts**

- 7. Atlantic is in the process of constructing an approximately 600-mile underground pipeline and related facilities for the purpose of transporting natural gas from West Virginia to Virginia and North Carolina (the "ACP Project").
- 8. The ACP Project will measure approximately 42 inches in diameter in West Virginia and Virginia, and 36 inches in diameter in North Carolina. Certain extensions of the ACP Project will measure 20 inches in diameter from Northampton County, North Carolina to the City of Chesapeake, Virginia and 16 inches in diameter in Brunswick County, Virginia and Greensville County, Virginia.
- 9. Natural gas transported by the ACP Project will serve multiple public utilities and is necessary to satisfy the growing energy needs of consumers in Virginia and North Carolina.
- 10. Atlantic filed an application for a certificate of public convenience and necessity with FERC on September 18, 2015, FERC Docket No. CP15-554-000, in which it sought permission to construct the ACP Project and attendant facilities. On October 13, 2017, FERC issued a certificate of public convenience and necessity (the "FERC Certificate") authorizing Atlantic to construct and operate the ACP Project. A copy of the FERC Certificate is attached as **Exhibit 2**.

- 11. FERC found that the ACP Project will "primarily serve natural gas demand in Virginia and North Carolina." *See* Ex. 2, at 35, ¶ 79.
- 12. FERC also found that the "public at large will benefit from increased reliability of natural gas supplies." *See* Ex. 2, at 35, ¶ 79.
- 13. As a result, the ACP Project "serves a 'public use'" as determined by FERC. *See* Ex. 2, at 34, ¶ 79.
- 14. Atlantic must begin construction of the ACP Project as soon as possible to ensure completion within FERC's deadline. *See* Ex. 2.
- 15. The FERC-approved route of the ACP Project crosses the Property. A map depicting the route of the ACP Project is attached as **Exhibit 3**.
- 16. Atlantic seeks to construct a portion of the ACP Project on the Property. The ACP Project cannot be constructed until Atlantic acquires certain permanent easements (the "Permanent Easements") and temporary easements (the "Temporary Easements") (collectively the "Easements"). The Easements are necessary for constructing, maintaining, operating, altering, testing, replacing, and repairing the ACP Project.
- 17. A plat depicting the size and nature of the Easements and the ACP Project's route across the Property is attached hereto as **Exhibit 4**.
- 18. The Permanent Easements to be taken on the Property include a permanent and exclusive easement and right-of-way to construct, operate, maintain, replace, repair, remove or abandon the ACP Project and appurtenant equipment and facilities, as well as the right to change the location of the installed pipeline within the area of the Permanent Easement as may be necessary or advisable.

- 19. The Temporary Easements will enable Atlantic to construct the ACP Project and engage in restoration or clean-up activities. The Temporary Easements are requested as of the date of authorized entry onto the Property and their use is required until all work, including restoration, is complete. The Temporary Easements will be effective and condemned for a period not to exceed five (5) years following Atlantic's possession of the Easements.
- 20. Atlantic also seeks to acquire the right of ingress and egress to and from and through the Easements; the right to transport pipe, vehicles, machinery, persons, equipment, or other materials to and from and through the Easements, and the right of access through any existing roads on the Property.
- 21. Atlantic also seeks the right to fell trees and clear brush or other vegetation as necessary or convenient for the safe and efficient construction, operation, or maintenance of the ACP Project or to maintain safe and efficient access to and from the ACP Project.
- 22. The Owner shall retain the right to use the Property in any manner that will not interfere with the use and enjoyment of Atlantic's rights under the Easements. Specifically, the Owner shall not, without the prior written consent of Atlantic: (a) change the depth of cover or otherwise undertake earthmoving or construction within the Permanent Easements; (b) place or permit to be placed any temporary or permanent structure or obstruction of any kind, including but not limited to buildings, swimming pools, sheds, concrete pads, mobile homes, trees, telephone or electric poles, water or sewer lines, or similar structures, within the Permanent Easements; (c) store or operate any heavy equipment in the Permanent Easements, except the use of typical farming equipment; and (d) construct ponds or lakes in a manner that would flood the Permanent Easements.

- 23. Atlantic has negotiated with the Owner and has made several efforts to acquire the Easements by contract. However, Atlantic and the Owner have been unable to agree upon the compensation to be paid.
- 24. Atlantic began negotiations with the Owner in November 2015. Specifically, on November 7, 2015, an agent of Atlantic (the "First Agent") spoke with Owner to discuss acquiring certain easements for the ACP Project.
- 25. Throughout December 2015 and January 2016, the First Agent attempted to negotiate further with the Owner by telephone and mail. Owner told the First Agent that she was not willing to discuss the acquisition, and would likely take the case to condemnation.
- 26. On June 9, 2016, another agent of Atlantic (the "Second Agent") contacted the Owner by telephone and electronic mail to continue negotiations. On June 14, 2016, Owner's counsel contacted the Second Agent to inform him that Owner had retained counsel.
- 27. Atlantic sent the Owner a formal offer letter dated November 12, 2016. Throughout 2016 and all of 2017, through January 2018, the Second Agent and, beginning on June 21, 2016, another agent of Atlantic (the "Third Agent") attempted to negotiate with Owner's counsel through electronic mail and telephone.
- 28. On June 6, 2018, Atlantic sent the Owner's counsel a letter with a final offer, along with a copy of the plat attached hereto as **Exhibit 4**.
- 29. Atlantic also sent Owner a letter with a final offer dated June 15, 2018, along with a copy of the plat attached hereto as **Exhibit 4**.
- 30. Atlantic, through counsel, has continued to negotiate with the Owner, through counsel, regarding the easement acquisition and the final offer letter and its accompanying plat, but the parties have been unable to reach an agreement.

- 31. To date, Atlantic and the Owner have been unable to agree on the compensation to be paid. Owner and Owner's counsel are unwilling to engage in negotiations, and have indicated their intent not to settle. Thus, despite these negotiations, Atlantic has been unable to acquire the Easements by contract.
- 32. Pursuant to the authority granted to Atlantic by Congress in Section 7(h) of the Natural Gas Act, 15 U.S.C. § 717f(h), Atlantic now seeks to take by eminent domain the Easements over the Property as depicted herein and in **Exhibit 4**.

## WHEREFORE, Atlantic respectfully requests that this Court:

- A. Enter an Order of Judgment of Taking by Eminent Domain as to the Easements as described herein;
- B. If later requested, grant Atlantic immediate possession of the Easements in the form of a preliminary injunction prior to the determination of just compensation upon deposit with the Court of a sum of money representing the value of such Easements as determined by Atlantic's appraisal or land rights valuation analysis;
- C. Ascertain and award just compensation to the Owner for the taking of the Permanent Easements;
- D. Ascertain and award just compensation to the Owner for the taking of the Temporary Easements; and
  - E. Grant such other relief as may be just and proper.

# This the 28th day of June, 2018.

## /s/ Henry L. Kitchin, Jr.

Henry L. Kitchin, Jr.

N.C. State Bar No. 23226

McGuireWoods LLP

Post Office Box 599 (28402)

Wilmington, North Carolina 28401

Telephone: (910) 254-3800 Facsimile: (910) 254-3900

Email: hkitchin@mcguirewoods.com

Dhamian A. Blue

N.C. State Bar No. 31405

Blue LLP

205 Fayetteville Street

Raleigh, North Carolina 27601

Telephone: (919) 833-1931 Facsimile: (919) 833-8009 Email: dab@bluellp.com

## Of Counsel:

John D. Wilburn

Email: jwilburn@mcguirewoods.com

Richard D. Holzheimer, Jr.

Email: rholzheimer@mcguirewoods.com

McGuireWoods LLP

1750 Tysons Boulevard, Suite 1800

Tysons, Virginia 22102

Telephone: (703) 712-5000 Facsimile: (703) 712-5050

Counsel for Atlantic Coast Pipeline, LLC